



Kathy Gold

Please Forward To Alexander Massari Regarding This Illegal Eviction Notice

1 message

Kathy Gold <info@kathygold.com>

Tue, Jan 15, 2019 at 2:30 PM

To: info@derryberrylawyers.com, info@kestlerderryberry.com

Dear Mr. Massari,

I spoke to your assistant and told her the details of this case, she negated facts and I believe it makes you and your office accomplices to Obstruction of Justice law including both Federal and State.

I do not know what the FBI/DOJ and the Inspector General LAPD will do, I'm just doing my due diligence by informing you the severity of this illegal eviction notice.

Your client Mr. Charles Ford, by evicting me, I have to leave all the evidence behind which he will throw away, destroy, that I've been gathering for 4 years including hard drives for forensic investigations in Federal Court for these two cases

<http://fedcourt.info/harddrives.html>
<http://www.fedcourt.info/charlesford.html>

Here are the laws your clients has committed so far

NUMBER OF COUNTS PER LAW

Impersonation of Judit Ford

California Penal Code Section 529 PC: False Impersonation two counts

This is harassment of a tenant:

California Civil Code 1940.2. four counts but maybe 7 counts

Intentional infliction of emotional stress

California Civil Code 1708.7

This is harassment:

California Penal Code Section 653m PC: Other and Miscellaneous Offenses two counts

The lease, it's been included in the restraining order I filed:

<http://www.fedcourt.info/charlesford.html>

The storage is on premises per the lease, I believe your client will destroy it. Which is against State and Federal Laws. Storage of my evidence including hard drives (Obstruction of Justice, two counts, each case)

Federal Laws:

18 U.S. Code § 1519 - Destruction, alteration, or falsification of records in Federal investigations and bankruptcy Whoever knowingly alters, destroys, mutilates, conceals, covers up, falsifies, or makes a false entry in any record, document, or tangible object with the intent to impede, obstruct, or influence the investigation or proper administration of any matter within the jurisdiction of any department or agency of the United States or any case filed under title 11, or in relation to or contemplation of any such matter or case, shall be fined under this title, imprisoned not more than 20 years, or both. Each count is 20 years in prison.

State Laws:

California Penal Code 136.1 Falsifying Evidence, and Bribing, Influencing, Intimidating or Threatening Witnesses

(1) Knowingly and maliciously prevents or dissuades any witness or victim from attending or giving testimony at any trial, proceeding, or inquiry authorized by law.

(2) Knowingly and maliciously attempts to prevent or dissuade any witness or victim from attending or giving testimony at any trial, proceeding, or inquiry authorized by law.

(c) Every person doing any of the acts described in subdivision (a) or (b) knowingly and maliciously under any one or more of the following circumstances, is guilty of a felony punishable by imprisonment in the state prison for two, three, or four years under any of the following circumstances:

(1) Where the act is accompanied by force or by an express or implied threat of force or violence, upon a witness or victim or any third person or the property of any victim, witness, or any third person.

(4) Where the act is committed by any person for pecuniary gain or for any other consideration acting upon the request of any other person. All parties to such a transaction are guilty of a felony.

(d) Every person attempting the commission of any act described in subdivisions (a), (b), and (c) is guilty of the offense attempted without regard to success or failure of the attempt. The fact that no person was injured physically, or in fact intimidated, shall be no defense against any prosecution under this section.

California Penal Code 135 Falsifying Evidence, and Bribing, Influencing, Intimidating or Threatening Witnesses - Over 50 counts like 100k counts, each document, each hard drive, each document on the hard drives etc etc

Your client has not broken these laws yet but once I'm evicted he will, I just doing my due diligence by letting you know this as this is his intent I also believe his intent is to murder my mother so that he can take the assets per their trust. There is no statute of limitations on murder and in court, it goes back to intent, his intention, what was his intention when doing these acts, committing these crimes? He agreed to continue to loan me money which rent was deducted each month. His intention is to make me go homeless cause he assumes he is preventing me from going to Federal Court, I also owe my mother 4 years of her loaning me money, for somebody that wants to get paid back, it's not how you act. I have to petition Federal Court to pay back my mother out of my damages, I believe under these circumstance, your client won't be paid back based on his actions of making me homeless to Obstruct Justice. This also came without warning, He has not loaned me any money for January, the rent was paid for Nov and Dec, you can also see the illegal eviction notice he sent me after the Sheriff served him with the restraining order. It's illegal cause he's lying in writing. You can view the agreement to loan me money at <http://www.fedcourt.info/charlesford.html> it's in the restraining order, it's a letter to food stamps.

Attached is emails to him and my mother's email letting him know the crimes he's committed so far. I can't pay rent cause he won't loan me the money, I was loaned \$1500.00 a month and out of that \$1500.00, \$450.00 was deducted for rent and \$50.00 was deducted for ADT security system monitoring fee and I was given a check for \$1000.00. Your client broke his agreement to continue to loan me money as well as breaking his promise to my mother, his wife. This isn't a matter of me not paying rent, this is a matter of your client, Mr. Charles Ford forcing me to go homeless to prevent me from going to Federal Court in these two cases Pro Se as well as premeditated murder of my mother to obtain their assets thru their trust. Per their trust, if my mother dies he receives everything. My mother is 74 years old currently in a nursing home and he has a medical power of attorney, I don't know what false medical information he told the doctors/nurses but I've made my reports for investigations of the hospital and the nursing home as my mother was abused in both and elder abuse is against the law.

Thank You,
Kathy Gold

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4 attachments


Gmail - Illegal Eviction Notice From Charles Ford 12_27_2018.pdf

344K



Gmail - You sent me a text threatening me.pdf

171K



Gmail - Impersonation of Judit Ford By Charles Ford and more laws broken.pdf

346K



Gmail - You sent me the text below impersonating my mother.pdf

134K